IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Isabelle ATTALI et al

Title: METHOD OF LOCATING MOBILE COMMUNICATING

OBJECTS WITHIN A COMMUNICATIONS NETWORK, COMPRISING THE TRANSMISSION OF LOCATION IDENTIFIERS BY REPEATERS AND SERVER UPDATES

Appl. No.: 10/565,208

Filing Date: 7/15/2004

Examiner: Unassigned

Art Unit: Unassigned

Conf. No.: 9515

RENEWED PETITION UNDER 37 CFR 1.181

Responsive to the Decision dated July 19, 2007 dismissing the Petition under 37 CFR 1.181, without prejudice, Applicants submit the following:

FINDING

In response to Applicants' Petition under 37 CFR 1.181, the US PTO dismissed the petition for failing to include items two and three, of a three-prong requirement set forth in the Official Gazette at 1156 OG 53 and MPEP 711.03(c), where a petition to withdraw a holding of abandonment based on failure to receive an Office communication is presented. In particular, the Official Gazette and MPEP require that such a petition include: 1) a statement by the applicant's representative that the Office communication (in this case the 08/09/2006 decision) was not received. The US PTO indicated that this requirement has been met, 2) a statement by the applicant's representative that a search of the file jacket and docket records indicated that the Office communication was not received. The US PTO indicated that this requirement was not included with the petition, and 3) a copy of the docket record where the non-received Office communication would have been entered had it been received and docketed. The US PTO indicated that this requirement also was not met.

RESPONSE

To satisfy the second requirement, Applicants now attach a statement indicating that applicant's representative searched the file jacket and docket records and that the search indicated that the Office communication had not been received. Attached to this statement is a "Patent Information Sheet", which is a docketed chronological transaction record for this application.

To satisfy the third requirement, Applicants now attach two docketing reports. The first report is the "Daily Mail Report" from August 9, 2007 through August 31, 2006. Second is a docket report listing responses that were due to the US PTO on August 9, 2006 for all cases handled by the applicants' representative's firm. This report illustrates that no Office communication for this application was received, nor docketed.

CONCLUSION

Applicants believe that the 37 CFR 1.181 decision dismissing the petition should be reconsidered and that, for the reasons set forth above, it be granted.

Date: Sent. 20, 2007

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Respectfully submitted,

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On page 2 of the July 19, 2007 Decision, the Examiner indicated that the docket record provided should list "responses due to the USPTO on 09 October 2006". This date should be August 9, 2006 and it is believed that the October 9, 2006 dated was a typographical error.